

1  
2  
3  
4  
5  
6  
7  
8  
9  
10

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

11     **In re CATHODE RAY TUBE (CRT)**  
12     **ANTITRUST LITIGATION**

13     This Document Relates to

14     *Best Buy Co., Inc., et al. v. Technicolor SA, et*  
15     *al., No. 13-cv-05264;*

16     *Costco Wholesale Corporation v. Technicolor*  
17     *SA, et al., No. 13-cv-005723;*

18     *Electrograph Systems, Inc., et al. v.*  
19     *Technicolor SA, et al., No. 13-cv-05724;*

20     *Interbond Corporation of America v.*  
21     *Technicolor SA, et al., No. 13-cv-05727;*

22     *Office Depot, Inc. v. Technicolor SA, et al.,*  
23     *No. 13-cv-05726;*

24     *P.C. Richard & Son Long Island Corporation,*  
25     *et al. v. Technicolor SA, et al., No. 13-cv-*  
26     *05725;*

27     *Schultze Agency Services, LLC v. Technicolor*  
28     *SA, et al., No. 13-cv-05668;*

29     *Sears, Roebuck and Co., et al. v. Technicolor*  
30     *SA, et al., No. 13-cv-05262;*

31     *Sharp Electronics Corp., et al. v. Hitachi,*  
32     *Ltd., et al., No. 13-cv-01173;*

33     *Siegel v. Technicolor SA, et al., No. 13-cv-*  
34     *05261.*

Master File No. 3:07-CV-5944-SC  
MDL No. 1917

[PROPOSED] ORDER DECLINING TO  
ADOPT SPECIAL MASTER'S  
RECOMMENDATION TO DEFER  
HEARING AND DECIDING PENDING  
MOTIONS FOR SUMMARY JUDGMENT

Judge: Hon. Samuel Conti

Date: None Set

Courtroom: 1, 17<sup>th</sup> Floor

1 After full consideration of the Special Master’s Report and Recommendation in Response  
2 to the Court’s Order Filed February 9, 2015 [ECF No. 3818] (the “Report”), the April 30, 2015  
3 Objection to the Report filed by defendant Technologies Displays Americas LLC (“TDA”), and  
4 the arguments and materials submitted by the parties, and the papers on file in this case,

THE COURT HEREBY ORDERS that the Court will NOT ADOPT the recommendation, and supporting conclusions and reasoning, in the Report, as to TDA’s motion for summary judgment only [ECF No. 2984], that the Court “defer hearing and deciding any pending motions for summary judgment by defendants until after final approval or disapproval of the motions to approve class action settlements for which preliminary approval was sought on or prior to June 1, 2015.” Accordingly, TDA’s request in its Objection to the Report is GRANTED, and the Report shall be ACCEPTED WITH MODIFICATIONS in accordance with this Order.

## IT IS SO ORDERED.

Dated:

Honorable Samuel Conti  
United States District Judge